FINANCE DEPARTMENT REGULATIONS

The 23rd May, 1972

No. 2863-3FR-72/18437.—In exercise of the powers conferred by the proviso to article 309 of the Constitution of India and all other powers enabling him in this behalf the Governor of Haryana hereby makes the following rules further to amend the Punjab Civil Services Rules, Volume I, as are applicable to the Haryana Government employees namely:

- 1. These rules may be called the Punjab Civil Services Volume (Haryana IIIrd Amendment) Rules, 1972.
- 2. In the Punjab Civil Services Rules, Volume I, to rules 8.86 and 8.137A, the following shall be added os Note 3, namely:—
 - "Note 3. Maternity leave shall not be admissible to a female Government employee having more than two living children. In such cases, leave of the kind due and admissible or extraordinary leave will be allowed".

The 26th May, 1972

No. 1004-IFR-72/18955.—In exercise of the powers conferred by the provision to Article 309 of the Constitution of India and all other powers

enabling him in this behalf, the Governor of Haryana hereby makes the following rules further to amend the Punjab Civil Services Rules. Voulme II, namely:—

- These rules may be called the Punjab Civil Services. Volume II (Haryana First Amendment) Rules, 1972.
- 2. In the punjab Civil Services Rules. Volume II, for rule 13.29-A, the following shall be substituted, namely;—
 - "13.29-A. A competent authority may sanction withdrawals to a subscriber for acquisition of farm land and/or business premises within six months prior to the date of his retirement on superannuation, from the amount standing at his credit in the fund. The conditions for the withdrawal of such fund shall be same as contained in rule 13.29 A. A.

The 29th June, 1972

No. 11575-TA-HR(2T)-72/4746.—Shri Mukat Behari Lal, Assistant Superintendent, Treasury on promotion as Treasury Officer in the pay scale of Rs 350—25—5 0/30—590 30—830/35—900 took over charge of the post of Treasury Officer at Narnaul on the forenoon of 21st December, 1971.

N. N. KASHYAP.

Secretary, to Government, Haryana, Planning and Finance Departments.

The 1st July, 1972

No. DOL/HR/72/6091.—The Governor of Haryana is pleased to make the following rules further to amend the Rules for Agency of Haryana State Lotteries published vide Notification No. FD/DOL/68/ST(1-3), dated the 4th September, 1968 as amended from time to time as follows namely:—

- 1. These Rules may be called the Haryana State Lotteries (Amended Agency) Rules.
- 2. For Rule 6 of the Haryana State Lotterics (Agency) Rules, the following shall be substituted namely:
- (a) A commission of 25 per cent of the value of the tickets will be paid to the agents oNo postal and othe incidental charges will be levied.
- (b) The agents may be reimbursed publicity chartes incurred by them exclusively for stepping up the sale of Haryana State Lottery tickets to the extent indicated below:—
- (i) Agents who purchase more than 50,000 tickets ... \frac{1}{2}\% of the face value of tickets lifted.
- (ii) Agents who purchase more than 1,00,000 tickets ... 1% of the face value of tickets lifted.
- (iii) Agents who purchase more than 2,00,000 tickets ... 11% of the face value of tickets lifted.
- (iv) Agents who purchase more than 3,00,000 tickets ... 2% of the face value of tickets lifted.

The ?rd July, 1972

No. DOL HR.72/6117.—In the Haryana State Lottries (Agency) Rules, published,—vide notification No. FD/DOL/68/ST(1-3), dated the 4th September, 1-68 as amended from time to time, the provisions of rule 11 are relaxed in the case of lottery tickets issued to the Agents in the State of Tamil Nadu provided they are returned before the date of the Draw which they pertain.

N. N. KASHYAP,
Financial Commissioner Reveue,
and Secretary to Government, Haryana,
Finance Department.